

1882-017
Lee Co.

Chancery Causes: Adm. of David R. Kane for &c vs. William A. Jones &c

Fugate, Shoemaker

CA-Debt
T-Property

To the Honorable John A. Riley Judge of the
Circuit Court of Lee County
Your Obedient M^{ty} to Huford Adams
of Estate of S R Kane deceased who
sues for the benefit of James L. Shoemaker
Administrator of Estate of N. S. Kane deceased
would Respectfully Represent unto
Your Honor that at the Term
18 of your Honor's Court your
Obedient M^{ty} for the benefit of said J. L.
Shoemaker as executor obtained a
Judgment against Mr. A. Jones
and the sum of \$605.00 for the ~~sum~~
of \$605.00 with interest

on \$15.00 part thereof from 15th July 1858
on \$15.00 also part thereof from the 16th
Nov. 1858 and on \$30.00 part thereof
from the 23rd March 1855. and on five
the residue thereof from 11th Oct 1859
till paid and \$7.60 cost, at Law
your Obedient M^{ty} also at ~~Law~~
the Term 18 of said Court

obtained an Order Judgment against
said Mr. A. Jones & W. H. Jones for
the sum of \$605.00 with legal
interest on \$5.00 part thereof from
the 15th March 1858 and on \$300.00
an other part thereof from the 23rd
January 1861 and on \$300.00 the

residue thereof from the 19th March 1861
and \$760 costs at Law, upon which
said ^{Judgments} Executions have issued and have
been returned by a Deputy Sheriff not properly
found, both of said Judgments and
Executions will hereafter be filed
marked (D)(B)(C)(D) James Crocker
charge that neither of said parties
(Mr A & J H Jones) have any personal
property ^{liable to say} out of which said judgments
or either of them may be satisfied
can be made

James Crocker had his said judgments
doctored upon the Judgment Lien
docket in said county

It is also charged that the
said James Crocker was a trust of
land situated in the county
adjaining the lands of Andrew
Bumgarner, Joseph Ely and
Others. ~~containing~~ acres
and that the said James H. Jones
owns a tract of land situated
in the county and in Turkey town
where he now lives containing
600 acres be the same more or less
upon both of which said tracts of
land James Crocker said judgments
are liens. James Crocker
charge that said lands will

not rent for a sum sufficient
to pay said payments interests
costs at law & costs of this suit
in final years. he also charges
that no part of either of said
payments have ever been paid
or any part thereof to said
Orator or the said beneficiary
and that the same is still due
and owing to your Orator for
the benefit of the said J. S. Haenke
sum of ~~one hundred~~ and being
with an ~~equity~~ ^{equity} at
law ~~and~~ ⁱⁿ no enforce ~~the~~
said liens and relievable only
in a court of Equity.

His prayer therefore is that the said
Mr. A. Jones, and James H. Jones
be made parties defendants to this
Bill and that they each be required
to answer the same truly
On oath, that upon a hearing
your Honor will by all means
and proper orders and decrees
cause a roll of said lands or
so much thereof as will be sufficient
to pay said payments interests costs
at law & the costs of this suit
unless it should appear that the

That the rents will for the same in
 five years than that the same be
 rented for that heretofore
 but should never expect to be in
 any wise mistaken in the relief being
 sought than that your Honor will
 grant unto him any and all such
 other further and general relief
 as to Equity belongs and is suited
 to the Peculiar circumstances of
 his case.

May the Commission of the Court of
 the issue directed &c

Holmes

Wm. C. H. Jones &c
 25 3/4 Brix
 Wm. A. & J. H. Jones

1877 Oct. Bill filed, same
 Decree nisi.
 " 100. Decree nisi. Court
 for hearing by plaintiff
 1880 March Decree nisi
 " 100. Decree nisi. Court
 1881 May Court, by Court
 1882 May Court

Choy & Co.

180.2

On 10th 1855

To the Hon John A Kelly Judge of the
Circuit Court of Lee County Virginia
The defendant & answer of James H. Jones
to the bill filed by W. C. Fugate a debt
against the respondent & W. A. Jones.

Respondent says that said bill is not
good & sufficient in law as he is advised
but that there is good cause of defence thereto &
denies accordingly &c.

Not waving his said defence but relying
thereon respondent says he is merely security
for his Co-~~Defendant~~ who should be required
equity to pay said debt & respondent is
informed & believes that his said Co-Defendant has
sufficient assets to pay said debt said on.

Respondent further says that he is informed
that plaintiff has proved his claim in the
case now pending of Gore &c vs respondent et al
before Court Orr, & respondent is advised
that it is gross injustice to require him to defend
in two proceedings in the same court the
same cause of action. Respondent having
answered as far as he is advised it is material
for him to answer prayer to be hence discharged
with his reasonable costs & as in duty &c

Monroe & Duncan

Sworn to before me by James H. Jones. Dec 2nd 1879.
Jas W. Orr. Clerk

Wm. A. Jones et al

ads } J. F. Jones Answer

Wm. C. Fugate Adw. &c

Filed Dec 2^d 1879.

Geo W Orr, Clerk.

Mr. C. L. Jones for L. L. Chamber Jones & H. S. Jones

25
Mr. A. Jones } Enid, Okla.

Summa 25 Mr. A. Jones & L. L. Jones his surety
These causes come on again this day
to be heard together & was argued by
council

And it appearing to the court
that the debts mentioned in these
causes mentioned has been adjudged
and settled by decree of this court
entered in the chancery cause of Mr. A.
Jones and wife 25. L. L. Jones entered
at this term of the court
On consideration whereof these causes
are stricken from the docket
without costs

Mr. Luford Sum for

25

Mr. A Jones

Mr. Luford Sum for

25

3 Secor

Mr. A P 2 1/4 Jones

Entered Page

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J. A. Hyatt
Clerk

Enter
J. A. H.
Mar 31/82

Wm C. Hufschmidt

vs

Wm A. Jones

Same

vs

Same parties

Incham

These causes came on for trial on the day of March 1880 to be heard upon the papers formerly read & report of Comrs & was argued by counsel. And it appearing from said report of said Comrs. that they offered the lands of Wm A. Jones for sale as directed by said Decree. But in consequence of other & prior liens claimed to be existing upon said Wm A. Jones Lands. they were wholly unable to obtain any bid upon said land.

On consideration whereof it is adjudged ordered & decreed that H. J. Morgan one of the Comrs of this court take and make an account showing what liens there is upon said land their condition & amount to whom due. he will also show the amount of land upon which said liens attach and report to court then facts together with any other matters he may deem pertinent & the court is continued.

Wm C. Haycraft, Auditor
of the
County of Lancaster

Entered page of
Gas. H. Oil, Clerk

Enlin
J. A. K.
Mar 24/80

To the Honorable John R. Kelly Judge of the
Circuit Court of said county and
the undersigned having been appointed
Commod in the honorary cause of W. H. Lusk
deceased for and as W. H. Jones will agree
the Court in the Bill mentioned
by leave to state that in obedience to
the decree of said court in said cause
they offered said bonds for sale to
the highest bidder in front of said
Circuit Court on the 23rd March 1850

~~_____~~ after having
advertised the time & place of sale
as directed by said decree but
was unable to obtain any bid upon
the bonds of W. H. Jones. The reasons
are verified that the reason that they
got no bid was in consequence of
a Court said being upon said bonds
for the benefit of J. Woffles.
also a judgment in favor of J. Woffles
against W. H. Jones as above. The
Commod would suggest that to meet said
debts to all parties but the Court
his cause be referred to one of said
Honors Commods assisting him to report

All the liens upon the horses of said
Mr. A Jones. Showing what other
and liens upon said horses. the amount
to whom and also the annual
rental value of said horses. To
Sincerely & truly
All of which is Respectfully
Submitted

H M Holaway }
A S Pearson } Comrs

W. B. Jones vs 3 Horses
vs 3 Cows
Wm A. Jones & Co.

Filed Nov 24th 1880

Jas W. Orr Clerk

Virginia -

At a Circuit Court continued and held for Lee County, at the Court-house thereof, on Saturday the 2nd of March 1878.
Wm C. Fugate [redacted]

David R. Kane dec'd for the benefit of James L. Shormaker Admr of the Estate of Henry S. Kane dec'd.

Plaintiff.

} In Debt

vs

Wm A. Jones & James L. Jones.

Defendants.

By agreement of the Parties it is considered by the Court, that the Plaintiff recover against the defendants \$605⁰⁰ the debt in the declaration mentioned, with legal interest on \$5⁰⁰ part thereof from the 1st day of March 1858, and on \$300⁰⁰ another part thereof from the 23rd day of January 1861 and on \$300⁰⁰ the residue thereof from the 19th day of March 1861, until paid and the Court shall no execution is to issue [redacted] until after the first day of September 1878.

Part above paid due March 1-1858	\$5.00
Int on same to March 19-1861	\$ 91
Part due Jan 23 rd 1861	300.00
Int on same to March 19-1861	2.82
Part due March 19-1861.	300

Int on \$605⁰⁰ from March 19/61 to May 9-1880

Wm C. Lugoate Adm
- for re-

vs 3 Copy of Judgm

Wm A Jones et al

Exhibit "A"

Fee for this Copy .25¢

The Commonwealth of Virginia.

To the Sheriff of Lee County—Greeting:

We Command you to Summon

Wm A. Jones & James

J. Jones

To appear at the Clerk's office of the Circuit Court of Lee county, at the court-house, on the first Monday in *Oct* next, being rule day, to answer a bill in chancery, exhibited in our said court against *them*

by *Wm C. Freigate* Admr. of
David R. Kane decd. who sues for the benefit of *James*
L. Shoemaker Admr. of the Estate of *H. S. Kane* decd

And have then there this writ. Witness, *Jas. W. Orr*, clerk of our said court, at the court-house, this *6th* day of *Sept*, 1879, in the 104th year of the Commonwealth.

J. W. Orr In D Clerk.

H.
Wm C. Sugate Secy.

is { Spa in chg

Wm A. Joneschal

Oct. Rules/877

Educated.

J. Miles D.
for S. Schell